Poor Law Guardians (Ireland) Bill.

ARRANGEMENT OF CLAUSES

Clause.

- Short title.
- Application of Act.
 Definitions.
- or Demander

PART I. POOR LAW ELECTIONS.

4. Guardians to hold office for three years.

- 5. Voting at poor law elections to be by ballot.
- 6. Local Government Board to frame rules for the conduct of
 - poor law elections.
 - Provisions of Ballot Act to be adopted in election order.
 Certain sections of the Ballot Act to be incorporated in order.
 - Certain sections of the Ballot Act to be meorporated in or
 Voters to vote in nerson.
- Voters to vote in person.
 Lists of voters to be prepared.
- A day to be fixed to bear claims of persons omitted from lists.
 Register of voters to be prepared.
- 13. Register to be conclusive at polling.

PART II.

- POOR LAW ELECTION PETITIONS.
- 14. Poor law election may be questioned by petition.
- Procedure on petition.
 Manner in which petition shall be tried.
 - 17. Special case on question of law.
 - 18. Powers of court on petition.
 - 19. Withdrawal and abatement of petition.
 - Petition may be presented complaining of so return, [Bill 9.] Seas. 2. A.

Clause.

Costs on petitions.
 Acts done pending a petition not to be invalidated.

28. Rules, stamps, and costs.

24. Repeal of 6 & 7 Vict. c. 92. s. 23.

PART III.

MISCELLANEOUS. 25. No minor entitled to vote. Fresh election to be ordered

forthwith on vacancy. Justice of peace not to be qualified as ex-officio guardian unless a ratepayor. 26. Saving existing nowers of Local Government Board.

 Saving existing powers of Local Government near 27. Commencement of Act.

v. Commencement of Act.

15

20

A

BILL

Amend the Law relating to the Election of Poor Law A.D. 1884.
Guardians in Ireland.

B^E it exacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritsal and Temporal, and Commons, in this present Parliament assembled, and by the nuthority of the same, as follows:

 This Act may be cited for all purposes as the Poor Law Short side. Guardians Election (Ireland) Act, 1884.

This Act shall not extend to England or Scotland. Application of Act.
 In this Act, except where the context otherwise requires, the Definition.

following words and expressions shall have the meaning hereby 10 assigned to them respectively; that is to say, "Poor law election" means any election of a guardian or guar-

dians for any electoral division or ward, or any district of electoral divisions in a union for the relief of the destitute poor, within the meaning of the Aot of the first and second years of the reign of Her present Majesty, chapter fifty-six,

and the Acts amending same:
"Local Government Board" means the Local Government Board

for Ireland:
"Electoral division" includes "ward" or district of electoral
divisions:

"Agent" includes counsel or solicitor:
"Days" means clear days, exclusive of Sunday, Good Friday,

and Christmas Day.
"Prescribed" means prescribed by order made and issued by the

25 Local Government Board pursons to this Act. Any words or expressions in this Act which are not hereby defined, and are defined in the said Act of the first and second years of the reign of Her present Majesty, chapter fifty-six, or in any Act amending said Act, shall, unless there is something in the

[Bill 9.] Sess. 2. A 2

context of this Act repugnant thereto, have the same meaning as in A.D. 1884. the last-mentioned Act or Acts, and the said Acts and this Act shall be construed together as one Act-

PART I.

POOR LAW RESCUENS.

4. Every poor law guardisn elected after the commencement of Generalisms to this Act, nuless in the case where he is elected to fill a casual vacancy resulting from death, resignation, disqualification, or other-Tears. wise, shall hold office for a term of three years to be computed from the tenestraliffs day of March in the year of his election.

When any person is elected to fill a casual vacancy in the office of guardian, he shall continue in office only so long as the person in whose place he is elected would have continued in office if such vacancy had not occurred.

5. From and after the commencement of this Act the votes at 15 Voting as

every contested poor law election shall be given by ballot, in manner provided in the case of parliamentary and municipal be by bellet. elections by the second section of the Ballot Act, 1872.

6. On or before the thirty-first day of December our thousand Greenment eight hundred and eighty-four the Local Government Board shall by 20 order under their seal prescribe the manuer in which poor law frame rules for the conelections shall, after the commencement of this Act, be conducted, having regard to the provisions of this Act, and may from time to time thereafter by further order amend or vary such order, or any

existing order, or may rescind such order or any existing order 25 and issue a new order: Provided, however, that the enactments applying to other orders and general rules of the Local Government Board shall also apply to orders made under this section. Every such order shall direct the manner in which the expenses of elections shall be defrayed,

Previsions of 7. In drawing up any such order as aforesaid, the Local Govern-Ballet Act ment Board shall have regard to the provisions of the Ballot Act, to be adopted 1872, and the schedules thereunto annexed, and, so far as such provisions are applicable and convenient, shall adopt same, and

apply them, with the necessary modifications, to poor law elections 35 under this Act, but no such order shall be impeachable for any alleged non-compliance with the provisions of this section. 8. The Local Government Board may embody in any such order

the second, third, fourth, sixth, ninth, twelfth, thirteenth, and

twenty-fourth sections of the Ballot Act, 1872, or some or my of A.D. 1884, them (seve so much of said second section as relates to case where as the seven as equality of votes is found to exist hatwers any two candidates), posted is written as the most finish necessary; and any such self-section when so embodied shall apply to poor law elections, self-section when so embodied shall apply to poor law elections.

shall have the same force and effect as if herein expressly emeted.

9. After the commencement of this Act no ratepayer shall have Voices to

power to appoint any person to vote as his pracy at any poor web a perpensive velocition, and every ratespayer destring (where necessary) to give as-10 a statement of his claim to vote or to vote at any election, must himself give such statement, and must himself attend in person to vote at the place appointed for the reliber.

10. At the prescribed time before the day fixed for the polling at Lies of any poor law election, the returning officer skall prepare in the reverse to be prescribed mannor a list of the ratepayers outlitled to rote at such election, and shall sign the same, and shall publish in the prescribed

manner a notice stating that such list has been prepared, and when and whore it may be impected by any rategoree. Every each list shall state the number of votes to which each voter is entitled, and 20 shall contain such other particulars as may be prescribed, and a separate list shall be prepared for each elected division. The list shall be kept and on the convenient place as may be prescribed for six shall be kept in such convenient place as may be prescribed for six days after the multifeation of said notion, and darbow such six days.

ahall he open to the haspection of any ratepayer, or his agent, between
24 aoy time prior to but not after the signing of the register of voters
by bim as heroin-after mentioned, the returning officer may ald to,
exciso from, after, or amend the list of voters, and may add thereto

excess from, atter, or amenic use its or voters, and may not merented name of any ratepayer originally emitted therefrom because of 30 the nonpayment of any poor rate, on being satisfied that such poor rate has since been raid.

30 the nonphyment of any poor rate, on being sixtaned that sixth poor rate has since been poid.

11. The returning officer shall appoint a day or days, within A day to be

prescribed limits of time helow the day fixed for the polling, and we have to hear the claims of persons whose names have been cuitted persons 35 from any such list, and who claim to have their names harded estimated therein, or who claim to be entitled to a larger number of votes than the number stated in the list; and of the day or days.

fixed shall publish a notice in the prescribed manner. On the day or days so fixed the returning efficer shall sit at such convenient 40 place as may be prescribed, between the hours of nine in the foreneon and six in the afternoon, and shall hear any ratepayer, or

noon and six in the afternoon, and shall hear any ratepayer, or his agent, making any such elsim, and, if satisfied of the validity thereof, shall allow same, and insert the name of such ratepayer a.D. 1884. in any such list or lists, or state correctly therein the number of votes to which any such ratepayer is actually entitled.

Engister of voters to be prepared, 12. At the presented time before the day fixed for the polline, the terrating efficier shall from such thiss, so amunds, preprine in the presented manner and sign the register of voices for such clocking, of and when so signed the register shall attack the number of voices for such clocking, of and when so signed the register shall attack the number of voices to which such voice is method, and a sparson register shall be upwarded, and a sparson register shall be upwarded for each occurrent divinion, and every returning officer shall, no decound, furnish to Juny pressus requiring the same a copy of the register for any electron divinion, as charge used exceeding one shilling for each hundred vanished according of the such as the contract of the register of the register.

Register to be coughssive at polities.

questioned.

13. At any poor law descion a person shall not be entitled to vote unless the name to on the register of voters, and every person 1. The vote unless the name to on the register of voters, and every person 1. The voter of the properties his mare therein, and to vote neconflightly provided that on a petition as bowin-after provided the register shall not be consolitative, and its conferences in any rarticular may be

PART II

Poor Law Election Petersons. 14. The election of any person at a poor law election for an electional division may be questioned by netition before the county

Poor law election may be questioned by petition.

court for the country and division within which the workhouse for 25 the minon of which nucle delocated division forms part is situated (heecin-effer referred to as the "court") on any one or more of the following grounds; that is to say,

(a.) That such person was not duly elected by a majority of laryful voice.

(b) That such person was at the time of the election not duly qualified, or was disqualified to be a guardian :

(c.) That the returning officer improperly refused to receive or act on the nomination of some other person, or improperly omitted to insert in the ballot paper the name of any person 35 day nominated;

(d.) That the provisions of this Act or of any order of the Local Government Board for the time being in force relating to poor law elections were violated or were not observed in some material particular; 148 Vice.

(e) That names were improperly included in the register of Ala 1884, votes, and that persons not entitled to do so were in consequence permitted to rote and vected at the election, or that names were improperly outsited from the register, or that the number of votes alkered to any verter was greater or less then the number such voter was kepulley suitfield to: Provided that the court shall not avoid any election on the grounds of any

such error, inclusion, or omission, unless satisfied that the result of the election might have been affected thereby: (f) That the office of guardian to fill which the election was held was not actually recent at the time of such election:

(g.) That the election was avoided by under influence, corrupt practice, or illegal practice, within the meaning of those expressions as used in "The Corrupt and Higgal Practices Prevention Act, 1883."

15. A polition may be presented by any six rategayers of the Procedure electoral division, or by a person qualified at the time of the election of political to be a guardian and alleging himself to have been a candidate at

the clerkion, or to have been duly nominated as a candidate, or ly 20 two or nace such persons. It shall be signed by the politimes or petitioners, and if shall be presented to the court within, fourteen days after the day or which the pell shall have been deadured. Within favee days after such presentation the petitioner or petitioners shall nerve notation of same and a copy of the petitions to 25 on the person or persons against whose election the petition is necessated foreigned restricted to so the "secondaris". Ten

or more persons may be made respondents to the same petition, and their cases may be tried at the same time, but such petition shall, nevertheless, he deemed to be a separate petition sgainst such 30 respondent.

16. Election potitions shall be tried by the court without a jury Measur is

16. Election potitions shall be track by the court without a jury Manare is at the quarter sessions held next after the expiration of treasty-one which patchags from the date of the presentation of same. They shall be tried tried in open court immediately after the criminal business of the

25 sessions has been disposed of, and the court may adjourn the trial from time to time as may seem expedient. At the occalization of the trial the court shall determine whether the person whose election is complained of, or any and what others person, was only elected, or whether the election was void, and shall furthinks

40 certify such determination in writing to the Local Government Board, and upon such certificate being given such determination shall be final to all intents and purposes as to the matters at issue on the settition. In case the court shall certify that the election

A.D. 1884. was void, the Local Government Board shall, without any application from the heard of guardians, or other preliminary proceeding, forthwith order a new election to take place. On the trial of a petition claiming that some person other than the respondent was elected, the respondent may give evidence to prove that such person 5 was not duly elected, in the same number and on the same grounds as if he had presented a petition against the election of such person. 17. If on the hearing of any election petition any question of

Scoolal ense

law arises, the determination of which might affect the result of the election, the court may of its own motion, and shall on the 10 application of any of the parties to the netition, state such question of law in a special case, and refer same for the consideration and decision of Her Majesty's Court of Appeal in Ireland. Said special case shall be beard and decided by the Court of Anneal (which, if necessary, may order same to be amended), and the decision of the 15 said Court of Appeal thereon shall be final and conclusive to all intents and purposes, and shall be certified to the Local Government Board. 18. On the trial of an election potition under this Act, the court

petition.

shall have the same powers, jurisdiction, and authority with refer- 20 ence to same and the proceedings therein as it would have if such polition were an ordinary civil bill within its jurisdiction; provided that the court shall have nower to imnose a fine, not exceeding fifty pounds, on any person summoned to attend as a witness on the hearing of such petition, and who neglects or refuses to attend such 25 hearing. On the hearing of a petition, witnesses shall be sworn in the same manner as witnesses at the hearing of an ordinary civil bill, and shall be liable to the same ponalties for perjury. It shall be the duty of the returning officer to attend the court on the hearing of the petition, and then and there to produce the 80 rate book, list, and register of voters for the electoral division in question, as also all statements of claim to vote in such electoral division, and the books in which same are registered.

Withdrawal and shetepatition.

19 .-- (1.) A potition may be withdrawn by leave of the court, but not otherwise; and if on the hearing of the application for with- 35 drawal any person or persons who might have been a petitioner or potitioners in respect of the election to which the petition relates shall apply to the court to be substituted as a petitioner or petitioners instead of the petitioner or petitioners so desirons of withdrawing, the court shall grant such application, and the petition 40 shall proceed accordingly. Where the petition is presented by more than one petitioner it shall not be withdrawn without the consent of all.

(2.) A petition shall not abute save by the death of all the A.D. 1884, petitioners or all the respondents, if more than one. If on the abatement of a petition by the death of a sole petitioner or of all the petitioners any person or persons who might have been a

5 petitioner or petitioners in respect of the election to which the petition relates shall apply to the court to be substituted as a petitioner or petitioners, the court shall grant such application, and the petition shall proceed scordingly.

(3.) A substituted petitioner shall stand in the same position, as 10 nearly as may be, and be subject to the same liabilities as the original potitioner.

20. A petition under this Act complaining of no return at any Petisso my poor law election may be presented to the court by any qualified be reversed persons claiming to have been duly elected thereas, and shall be of an election petition within the meaning of this Act,

and the court shall accordingly determine whether the petitione, or any and what other person, was duly elected; and in ose the court shall certify that no person was duly elected, the Local Government Board shall forthwith order a new election to take 20 place. The returning officer and overy person, other than the

positioner, duly nominated so a candidate at such obstitue shall be usuated as respondent in any petition under this section. A petition under this section shall not abute says by the death of the petitioner. 25 21. All costs, charges, and expenses of and incidental to the Cose or

20 21. All costs, charges, and expenses or and incidental to the loss of presentation of a petition under this Act, and to the proceedings peritions consequent thereon, including the proper expenses of witnesses, shall be defauyed by the parties to the petition in such manuer and in such proportions as the court may determine. Where a

30 returning officer is made respondent to a petition to shall not be ordered to pay the petitioneer cost, except the court shall be of opinion that he was guilty of negligence or improper conduct in the matter of the election or petition. The returning olicer's costs of appearing as repondent and ollnewses incisional to an election

35 petition (save such costs as he may be ordered to pay as aforesaid in consequence of having been guilty of negligence or improper conduct) shall be defrayed out of the poor rates in the prescribed manner.

22. Where a candidate who has been declared elected as grantian. It also sow do not a poor law election is on petition declared not to have been daily petidies act elected, acts done by him as guardian before the time when the is to similar result of such petition has been certified to the Local Government detect. Board shall, nevertbeless, not be invalidated.

[9.] Sess, 2.

148 View.1

A.D. 1884. Rules, straps, and costs.

34. 23. For the purposes of this Part of this Act, there shall be incorporated with this Act the following sections of "The County Officers and Courts (Ireland) Act, 1877," as the same are amended by any other Act, that is to say:—

my other Act, that is to say:—
Section seventy-nine, relative to rules and orders;
Section eighty-three, relative to fees and stamp duties;

Section eighty-four, relative to costs;
And the following sections of "The Supreme Court of Judicature
Act (Redand), 1877," so far as they relate to the Court of Appeal in
Ireland, as the same are amended by any other Act, that is to say:— 10

Section sixty-one, relative to rules of court; Section cighty-four, relative to fees.

Repeal of 6 5 7 7 Met. 24. The twenty-third section of the Act of the sixth and seventh c. 52. s. 24. Years of the reign of Her present Majesty, chapter ninety-two, shall be and the same is becely repealed.

PART III.

MISCHLLANEOUS.

25. After the commencement of this Act, the following provisions shall be coacted and take offect; that is to say, (1.) No person under the age of twenty-one years shall be per-20

No axiour (sentitled to softe.

Fresh election to be ordered forthwith on

o gradfied a

mitted to vote at any poor law election:

(3) In every case of vacancy in the office of elective guardian in any poor law union the Local Government Board shall, within a reasonable time, which shall in no case exceed three months,

order a freal: election to take place to fill such vacancy:

(3.) No justice of the peace shall be qualified to be an ox-officio guardian of any poor law union unless he is a ratepayer of such union:

unson:
(4.) Any ratepayer in a poor law union rated at or exceeding twelve pounds shall be qualified to be elected as guardian for 30 any electoral division in such union:

(a) The number of ex-efficie guardians of any poor law union shall im one case encode one third of the number of guardians to be elected by the retopyces of such union, and, in every case in which the number of justices qualified to be such \$20 ex-of-ficed guardians shall encod one third of the whole number of guardians to be elected by the mepapers, the justices to serve as ex-efficie guardians shall be selected from smong the qualified justices at the presentful time after the nearing of this Act, and in everythird year subsequently, in the manner A.D. 1881. provided by the twenty-fourth section of the said Act of the season of the first and second years of the reign of Her present Mainater, chanter filty-siz:

Casual vacaucies cooursing among the ex-officie guardians shall be filled up in like manner at a meeting convened for the purpose at the presembed time:

(6.) No ratepayer shall be entitled at any poor law election to more than eighteen votes for each of the number of candidates to be elected in any electoral division.

26. Nothing in this Act contained shall shridge or take away Swing-rise any power previously vested in the Local Government Board of electing regulating pose law elections in any manner not innonsistent with Gerement this Act, and the powers conferred by this Act shall be deemed to Read. It is be in addition to such existing powers.

27. This Act shall commonoe and come into operation on the Common-first day of February one thousand sight hundred and eighty-fire, next of Act save the fifth section thereof, which shall commence and come into operation forthwith.

(Ireland).

BILL To assent the Law relating to the Electron of Four Law theoreties in

(Proposal and Amaple on Ag Vs. John Darbonni, Mr. U (Dree, Mr. Ureg, and Mr. Zhrey)

Application of Prince and Application (Application of Prince and Application (Application of Prince and Application (Application of Prince and Application of Prince and Appli

(B)1 61 Sec. 3.

Printed image digitised by the University of Southempton Library Digitisation Uni-